



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/060,945	01/30/2002	John C. Carrick	2376.2004-000	7237
21005	7590	08/30/2007	EXAMINER	
HAMILTON, BROOK, SMITH & REYNOLDS, P.C. 530 VIRGINIA ROAD P.O. BOX 9133 CONCORD, MA 01742-9133			KIM, DAVID S	
		ART UNIT	PAPER NUMBER	
		2613		
		MAIL DATE		DELIVERY MODE
		08/30/2007		PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary	Application No.	Applicant(s)	
	10/060,945	CARRICK ET AL.	
	Examiner	Art Unit	
	David S. Kim	2613	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 16 July 2007.
- 2a) This action is FINAL. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 1-3,5-19,21-40 and 42-47 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 1-3,5-19,21-40 and 42-47 is/are rejected.
- 7) Claim(s) _____ is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on 16 July 2007 is/are: a) accepted or b) objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) Notice of References Cited (PTO-892)
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
 3) Information Disclosure Statement(s) (PTO/SB/08)
 Paper No(s)/Mail Date _____
- 4) Interview Summary (PTO-413)
 Paper No(s)/Mail Date: _____
- 5) Notice of Informal Patent Application
 6) Other: _____

DETAILED ACTION**Drawings**

1. Drawings were received on 16 July 2007. Most of these drawings are approved. However, some are disapproved:

In Fig. 4A, component 431 was absent in previous versions of the drawings. Moreover, the original disclosure does not support component 431. Accordingly, component 431 constitutes new matter. That is, the disclosure teaches the use of time-to-frequency transformation by narrow band digital filters (p. 22, l. 12-15). Such digital filters are in the processor 440 (p. 22, l. 4). As a remedy, Examiner respectfully suggests the movement of component 431 from receiver 430a to processor 440.

In Fig. 4D, step 475 may be intended to be “MORE WAVELENGTHS” instead of “MORE WAVELENGTH”. See original drawing Fig. 4D filed on 30 January 2002.

In Fig. 7, the diagrams are missing the logic level indicator “1” for the vertical axis. See original drawing Fig. 7 filed on 30 January 2002.

Specification

2. The amendment filed on 16 July 2007 is objected to under 35 U.S.C. 132(a) because it introduces new matter into the disclosure. 35 U.S.C. 132(a) states that no amendment shall introduce new matter into the disclosure of the invention. The added material which is not supported by the original disclosure is as follows:

“In an example embodiment, the narrow band digital filters in the receivers may use a time to frequency transformation 431. For example, a forward Fourier transform may be used to convert time data to multiple narrow band filter outputs, one of which outputs is the desired narrow band filtered signal output” (filed on 16 July 2007, p. 2).

Applicant is required to cancel the new matter in the reply to this Office Action.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and

Art Unit: 2613

the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

5. **Claims 1-3, 6-19, 22, 24-40, and 43-47** are rejected under 35 U.S.C. 103(a) as being unpatentable over Wong et al. (U.S. Patent No. 5,062,703, hereinafter “Wong”) in view of Verhoof (EP o 560 426 A1) and Tomofuji et al. (U.S. Patent No. 5,383,046, hereinafter “Tomofuji”).

Regarding claim 1, Wong discloses:

A method for characterizing an optical transmission path in a network with network traffic, the method comprising:

modulating (col. 5, l. 3-18) an optical signal with a pilot tone and outputting the modulated optical signal onto the optical transmission path;

sweeping (col. 5, l. 6) the pilot tone across a frequency range;

detecting amplitudes and phases of the pilot tone along a forward path (e.g., forward path to DUT in Fig. 3) and a reflected path (e.g., reflected path from DUT in Fig. 3) of the optical transmission path;

determining dispersion in at least a portion of the optical transmission path based on the detected amplitudes and phases (e.g., “dispersion” in col. 6, l. 4-7); and

characterizing the optical transmission path based on the detected amplitudes, phases (e.g., Figs. 5A-5B), and dispersion (e.g., determining the “dispersion” in col. 6, l. 4-7 would constitute additional characteristic information in the characterization of the optical transmission path).

Wong does not expressly disclose:

Art Unit: 2613

modulating a ***data traffic*** optical signal with a pilot tone and outputting the modulated optical signal onto the optical transmission path (emphasis Examiner's).

However, it is known to characterize an optical transmission path by modulating an optical signal with data **and** a pilot tone, as shown by Verhoof (information/data "TV" signal in Fig. 1 and measuring signal "MS" pilot tone in Fig. 1). At the time the invention was made, it would have been obvious to one of ordinary skill in the art to incorporate the modulating step of Wong with data **and** a pilot tone, as discussed by Verhoof. One of ordinary skill in the art would have been motivated to do this to allow one to practice the method of Wong in-service so that normal signal transmission service to subscribers continues during the method (Verhoof, col. 1, l. 50-58; col. 2, l. 45-49).

Wong in view of Verhoof does not expressly disclose:

modulating a data traffic optical signal with a pilot tone and outputting the modulated optical signal onto the optical transmission path (emphasis Examiner's).

Rather, Verhoof shows the modulation of an optical signal with the combined modulating signal of a data traffic signal and a pilot tone (Verhoof, single modulating input to modulator 2 in Fig. 1). This is one known way to modulate an optical signal with a data traffic signal and a pilot tone. However, this kind of modulation is relatively well known in the art. Moreover, there are other known ways to provide this kind of modulation, as shown by Tomofuji (e.g., 8 in Fig. 4, 50 in Fig. 9, 66 in Fig. 13, 67 in Fig. 14, 75 in Fig. 19), including modulation of a data traffic optical signal with a pilot tone (Tomofuji, e.g., 8 in Fig. 4, 66 in Fig. 13). At the time the invention was made, it would have been obvious to one of ordinary skill in the art to implement various ways to modulate an optical signal with a data traffic signal and a pilot tone, including modulation of a data traffic optical signal with a pilot tone. One of ordinary skill in the art would have been motivated to do this to provide at least design flexibility. Moreover, notice that Applicant's own disclosure also discusses multiple ways to modulate an optical signal with a data traffic signal and a pilot tone (Applicant's specification, p. 9, l. 16-23, p. 18-19, bridging paragraph) without highlighting any particular way as a particularly inventive way of doing so. These multiple ways correspond closely to the ways shown in Verhoof and Tomofuji.

Art Unit: 2613

Regarding claim 2, Wong in view of Verhoof and Tomofuji discloses:

The method as claimed in claim 1 wherein the characterizing includes determining at least one impairment (Wong, col. 6, l. 4-36) in the optical transmission path.

Regarding claim 3, Wong in view of Verhoof and Tomofuji discloses:

The method as claimed in claim 2 wherein the optical transmission path is a fiber; and the determining includes determining a disconnection, crimp, obstruction, defect, or assembly error (Wong, col. 6, l. 4-36).

Regarding claim 6, Wong in view of Verhoof and Tomofuji discloses:

The method as claimed in claim 1 wherein the detecting is co-located (Wong, e.g., under one reading of “co-location”, notice co-location of 16A and 16B in Figs. 2-3 within the bounds of a local area).

Regarding claim 7, Wong in view of Verhoof and Tomofuji discloses:

The method as claimed in claim 1 wherein the detecting is non-co-located across a length of the optical transmission path having a known characteristic (Wong, e.g., under another reading of “co-location”, notice that 16A and 16B are separate devices in separate locations, non-co-located).

Regarding claim 8, Wong in view of Verhoof and Tomofuji discloses:

The method as claimed in claim 1 wherein the sweeping of the pilot tone maximizes the spatial resolution of the measurements (Wong, col. 11, l. 16-25).

Regarding claim 9, Wong in view of Verhoof and Tomofuji discloses:

The method as claimed in claim 8 wherein the sweeping ranges between about 0.5 MHZ and about 2.5 MHZ (Wong, col. 5, l. 4-18 teaches a range that encompasses this range).

Regarding claim 10, Wong in view of Verhoof and Tomofuji discloses:

The method as claimed in claim 1 wherein the sweeping includes selecting modulation frequencies essentially absent coherent modulations on the optical signal (Wong, the range of col. 5, l. 4-18 includes Applicant’s range, which includes modulation frequencies that are essentially absent coherent modulations on the optical signal).

Regarding claim 11, Wong in view of Verhoof and Tomofuji does not expressly disclose:

Art Unit: 2613

The method as claimed in claim 1 wherein the detecting of the pilot tone includes filtering the detected optical signal with a bandwidth sufficiently narrow to reject noise while preserving the pilot tone in a manner supporting accuracy requirements.

However, it is known to practice frequency domain reflectometry methods in environments that would employ such filtering. For example, Verhoof teaches the use of frequency domain reflectometry in optical fiber networks. In particular, notice that the reflectometer operates in-service, i.e., during normal signal transmissions (col. 1, l. 50-58). Accordingly, the reflected signal will include the pilot tone and additional spectral components from the normal signal transmissions. At the time the invention was made, it would have been obvious to one of ordinary skill in the art to filter the detected optical signal as claimed above. One of ordinary skill in the art would have been motivated to do this to filter out the additional spectral components from the normal signal transmissions, which could interfere with the detection and processing of the desired reflected pilot tone.

Regarding claim 12, Wong in view of Verhoof and Tomofuji teaches a resolution of 1 Hz (Wong, col. 5, l. 5).

Regarding claim 13, Wong in view of Verhoof and Tomofuji teaches filtering through computation (Wong, col. 6, l. 46-59), which implies filtering through a digital processor. Such digital processor filters are known to be adaptable.

Regarding claim 14, Wong in view of Verhoof and Tomofuji discloses:

The method as claimed in claim 1 wherein the characterizing is based on a relative measurement of amplitudes and phases (Wong, note the comparison of the amplitudes and phases in 24 of Fig. 3).

Regarding claim 15, Wong in view of Verhoof and Tomofuji discloses:

The method as claimed in claim 1 wherein the optical transmission path is a fiber (Wong, col. 4, l. 66).

Regarding claim 16, Wong in view of Verhoof and Tomofuji does not expressly disclose:

The method as claimed in claim 1 used in a wavelength division multiplexed or time division multiplexed system.

Art Unit: 2613

However, wavelength division multiplexing and time division multiplexing are extremely well known techniques commonly applied in optical fiber networks. At the time the invention was made, it would have been obvious to one of ordinary skill in the art to implement either or both of these techniques in the method of Wong in view of Verhoof and Tomofuji. One of ordinary skill in the art would have been motivated to do this since these techniques are common ways to increase the number of communication channels, which increases the amount of traffic that is transmitted through the network.

Regarding claim 17, claim 17 is an apparatus claim that corresponds largely to the method claim 1. Therefore, the recited steps in method claim 1 read on the corresponding means in apparatus claim 17. Claim 17 also includes limitations absent from claim 1. Wong in view of Verhoof and Tomofuji also discloses these limitations:

the optical transmission path carrying network traffic (Verhoof, col. 1, l. 50-58).

Regarding claims 18-19, claims 18 and 19 are apparatus claims that introduce limitations that correspond to the limitations introduced by method claims 2 and 3, respectively. Therefore, the recited steps in method claims 2-3 read on the corresponding means in apparatus claims 18-19.

Regarding claim 22, Wong in view of Verhoof and Tomofuji discloses:

The apparatus as claimed in claim 17 wherein the detection unit includes at least one optical detector (Wong, e.g., 16A or 16B in Fig. 3) that senses the pilot tone and provides a corresponding electrical signal.

Regarding claim 24, Wong in view of Verhoof and Tomofuji discloses:

The apparatus as claimed in claim 22 further including at least one receiver coupled to each optical detector to convert the electrical signal to digital data (Wong, implied by “digital signal processing” in col. 5, l. 62-64).

Regarding claim 25, Wong in view of Verhoof and Tomofuji discloses:

The apparatus as claimed in claim 24 wherein the processing unit employs a frequency to time transformation to assist in characterizing the optical transmission path (Wong, Figs. 5A-5B).

Regarding claim 26, Wong in view of Verhoof and Tomofuji discloses:

Art Unit: 2613

The apparatus as claimed in claim 24 wherein the processing unit executes a time-to-frequency transformation to assist in characterizing the optical transmission path (e.g., Wong, col. 6 l. 56 and col. 10, l. 61, a “Fourier transform” is a time-to-frequency transformation).

Regarding claims 27-36, claims 27, 28, 29, 30, 31, 32, 33, 34, 35, and 36 are apparatus claims that introduce limitations that correspond to the limitations introduced by method claims 6, 7, 8, 9, 10, 11, 12, 13, 14, and 16, respectively. Therefore, the recited steps in method claims 6-14 and 16 read on the corresponding means in apparatus claims 27-36.

Regarding claim 37, claim 37 is an apparatus claim that introduces limitations that correspond to the limitations introduced by apparatus claim 17. Therefore, the recited means in apparatus claim 17 read on the corresponding means in apparatus claim 37.

Regarding claim 38, claim 38 is a computer-readable medium claim that introduces limitations that correspond to the limitations introduced by apparatus claim 17. Therefore, the recited means in apparatus claim 17 read on the corresponding steps in computer-readable medium claim 38.

Regarding claims 39-40 and 43-45, claims 39, 40, 43, 44, and 45 are system claims that introduce limitations that correspond to the limitations introduced by claims 17, 18, 31, 15, and 36, respectively. Therefore, the recited limitations in claims 15, 17-18, 31, and 36 read on the corresponding means in system claims 39-40 and 43-45.

Regarding claim 46, Wong in view of Verhoof and Tomofuji discloses:

The method as claimed in claim 1 wherein the modulating includes modulating the amplitude of the data traffic optical signal at about 4% of a total amplitude of the optical signal (Tomofuji, “about 4%” is within the scope of “several percent” known and practiced in the art, col. 1, l. 41, col. 2, l. 14).

Regarding claim 47, claim 47 is an apparatus claim that introduces limitations that correspond to the limitations introduced by method claim 46. Therefore, the recited steps in method claim 46 read on the corresponding means in apparatus claim 47.

6. **Claims 5, 21, and 42** are rejected under 35 U.S.C. 103(a) as being unpatentable over Wong in view of Verhoof and Tomofuji, further in view of So et al. (“Measuring chromatic dispersion and modal

Art Unit: 2613

interference with an optical time-domain reflectometer", hereinafter "So") and Akiyama et al. (U.S. Patent No. 5,982,530, hereinafter "Akiyama").

Regarding claim 5, Wong in view of Verhoof and Tomofuji does not expressly disclose:

The method as claimed in claim 4 further including automatically correcting the dispersion.

Wong broadly discloses the determination of dispersion (Wong, e.g., "dispersion" in col. 6, l. 4-7).

It is known that there are various types of dispersion, such as chromatic dispersion and modal dispersion.

The usage of a reflectometer to determine chromatic dispersion is known in the art, as exemplified by So (abstract, p. 2110-2111, section 2 Chromatic Dispersion). At the time the invention was made, it would have been obvious to one of ordinary skill in the art to implement some of these chromatic dispersion determination teachings in the method of the prior art of record. One of ordinary skill in the art would have been motivated to do this since Wong is relatively silent about how to actually implement its determination of dispersion. That is, So suitable speaks into this silence with details for such an implementation. Moreover, another motivation would be to extend the measurement capability of Wong to expressly include the measurement of chromatic dispersion (So, p. 2110, col. 2, end of 1st paragraph).

Additionally, it is known that chromatic dispersion is a limiting parameter on transmission length and bit rate (So, p. 2110, col. 2, beginning of middle paragraph). Accordingly, the field is full of teachings for compensation of chromatic dispersion. Moreover, automatic correction of dispersion is a well-known technique in the art. For example, Akiyama teaches such automatic correction after the dispersion is measured (Akiyama, e.g., Figs. 21(A)-(B), 22(A)-(B), 24(A)-(B), 25(A)-(B), 26, 27(A)-(B)). At the time the invention was made, it would have been obvious to one of ordinary skill in the art to implement some means for automatically correcting the dispersion detected by Wong in view of Verhoof and Tomofuji and So. One of ordinary skill in the art would have been motivated to do this since dispersion can change with time (Akiyama, col. 2, l. 19-24). Automatic correction provides precise compensation (Akiyama, e.g., col. 32, l. 5-13), which facilitates higher transmission speeds (Akiyama, col. 1, l.56-62; col. 32, l. 5-13).

Art Unit: 2613

Regarding claims 21 and 42, claims 21 and 42 are claims that introduce limitations that correspond to the limitations introduced by method claim 5. Therefore, the recited steps in method claim 5 read on the corresponding means in claims 21 and 42.

7. **Claim 23** is rejected under 35 U.S.C. 103(a) as being unpatentable over Wong in view of Verhoof and Tomofuji, as applied to claim 22 above, and further in view of Lemus et al. (U.S. Patent No. 6,111,676, hereinafter “Lemus”).

Regarding claim 23, Wong in view of Verhoof and Tomofuji teaches:

The apparatus as claimed in claim 22 further including a dual coupler (Wong, e.g., 26 in Fig. 3) coupled to the optical transmission path and connected to each optical detector, wherein the dual coupler provides between about 2% and 5% (known in the art, as shown by Lemus, col. 4, l. 16-19) of the optical signal to the at least one optical detector.

Response to Arguments

8. Applicant's arguments filed on 16 July 2007 have been fully considered but they are not persuasive. Applicant presents two salient points.

Regarding the first point, Applicant states:

“None of the prior art references cited in the record teach or suggest determining a dispersion in at least a portion of the optical transmission path based on detected amplitudes and phases of *a swept pilot tone signal*, where the detected amplitudes and phases are obtained from a forward path *and a reflected path*. The cited prior art of record instead teaches away from the claimed invention by teaching methods of determining dispersion by evaluating measurements obtained in a forward path only” (REMARKS, p. 12-13, bridging paragraph, emphasis Applicant’s).

Regarding the “swept pilot tone signal”, Examiner respectfully notes that the standing rejections point to col. 5, l. 3-18 of Wong. In particular, notice the “swept” signal in col. 5, l. 6. Regarding the “reflected path”, Examiner respectfully notes that the standing rejections point to the reflected path from the DUT in Fig. 3. The entire system is then characterized as being able to determine pulse dispersion in col. 6, l. 4-15, which implies that this determination of dispersion is based on the operation of the method of Fig. 3, which is based on detected amplitudes and phases of the *swept pilot tone signal* of col. 5, l. 6, where the detected amplitudes and phases are obtained from the forward path to the DUT *and the reflected path* from the DUT in Fig. 3. Accordingly, this point is not persuasive.

Art Unit: 2613

Regarding the second point, Applicant states:

"The prior art or record further teaches away from the claimed invention by teaching methods of determining dispersion by using *pulse* signals, not a swept frequency signal. In contrast, the claimed invention determines dispersion via a measured (in a forward *and reflected* path) swept frequency signal (not a pulse)" (REMARKS, p. 13, 1st paragraph, emphasis Applicant's).

Regarding the "swept frequency signal", Examiner respectfully notes that the standing rejections point to col. 5, l. 3-18 of Wong. In particular, notice the "swept" signal in col. 5, l. 6 that is swept across a range of frequencies. The entire system is then characterized as being able to determine pulse dispersion in col. 6, l. 4-15, which implies that this determination of dispersion is based on the operation of the method of Fig. 3, which is through the use of this swept frequency signal of col. 5, l. 6 that is in the forward path to the DUT and the reflected path from the DUT in Fig. 3. Accordingly, this point is not persuasive.

Summarily, Applicant's arguments are not persuasive. Accordingly, Examiner respectfully maintains the standing rejections.

Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to David S. Kim whose telephone number is 571-272-3033. The examiner can normally be reached on Mon.-Fri. 9 AM to 5 PM (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kenneth N. Vanderpuye can be reached on 571-272-3078. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Art Unit: 2613

DSK



KENNETH H VANDERPUYE
SUPERVISORY PATENT EXAMINER



Appl'n No.: 10/060,945
 Title: Swept Frequency Reflectometry...
 Inventors: John C. Carrick, et al.
 Annotated Sheet

Disapproved by DSK
 04 AUGUST 2007

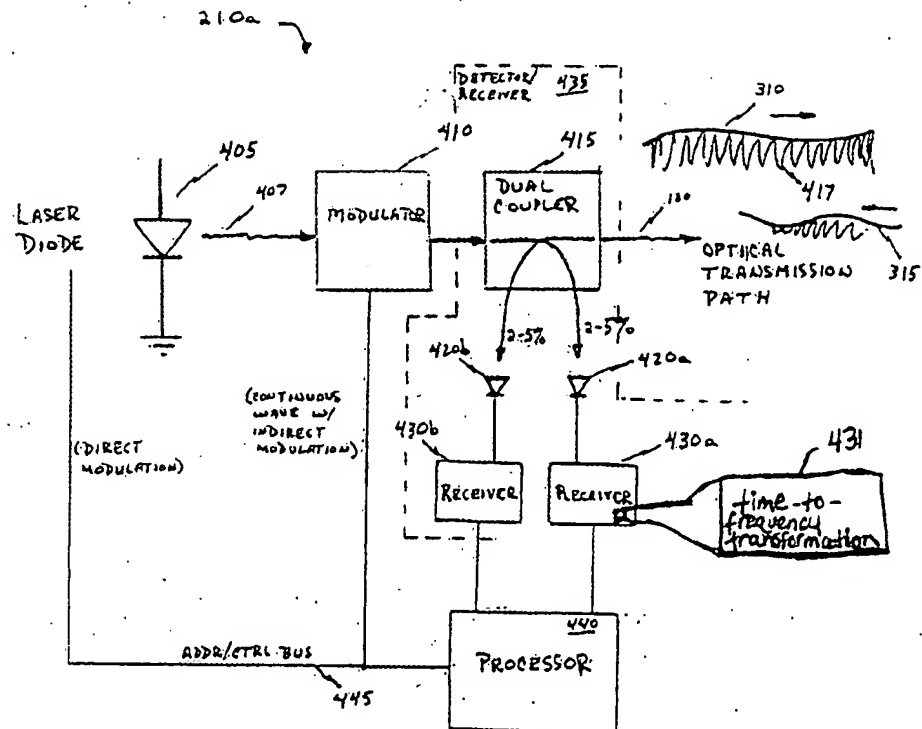
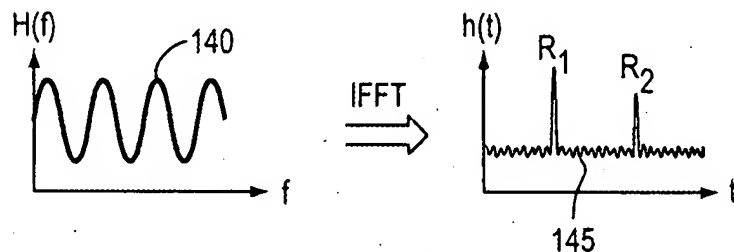
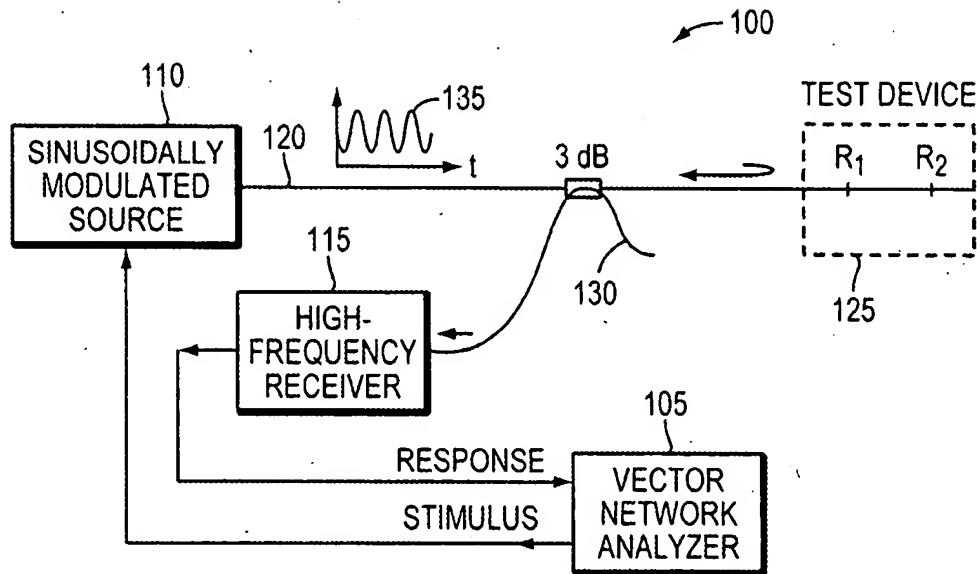


FIG. 4A



1/19

Approved by PSK
04 AUGUST 2007



(PRIOR ART)

FIG. 1

Appl'n No.: 10/060,945

Title: SWEPT FREQUENCY REFLECTOMETRY...

Inventors: John C. Carrick, et al.

Replacement Sheet

2/19

Approved by DSK

04 AUGUST 2007

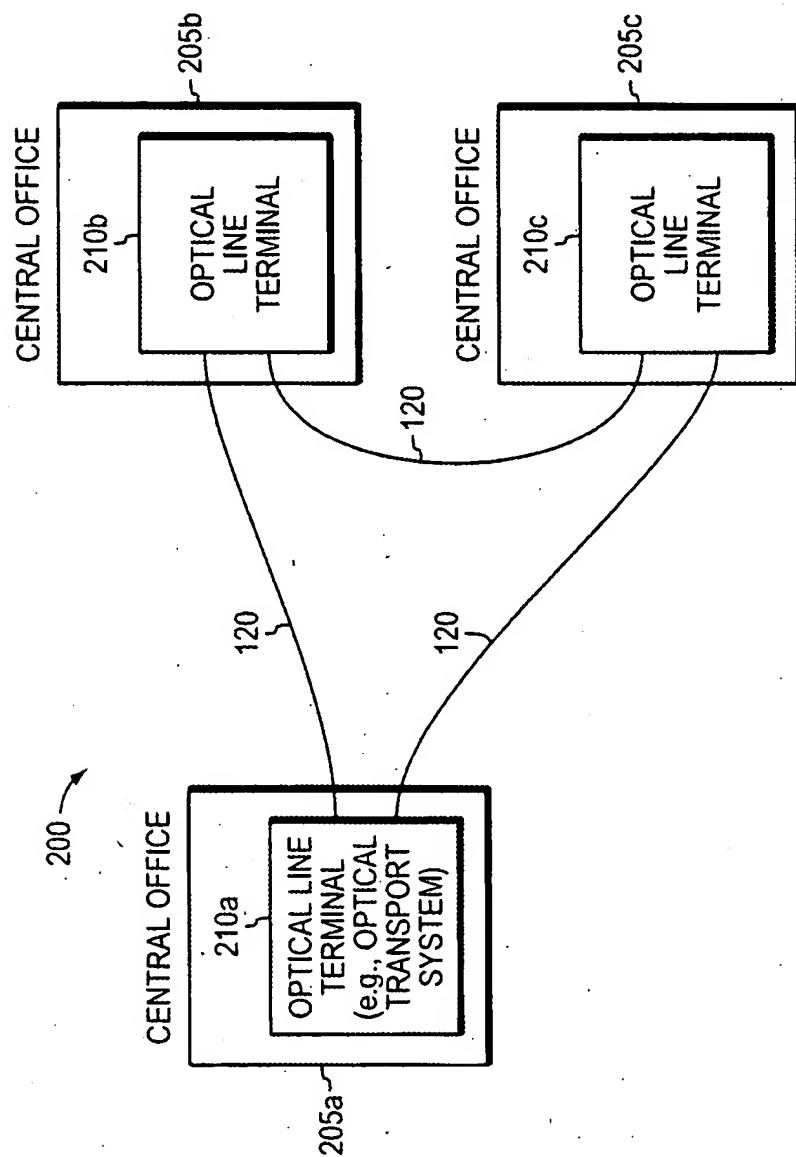


FIG. 2

Approved by DSK
04 AUGUST 2007

+

3/19

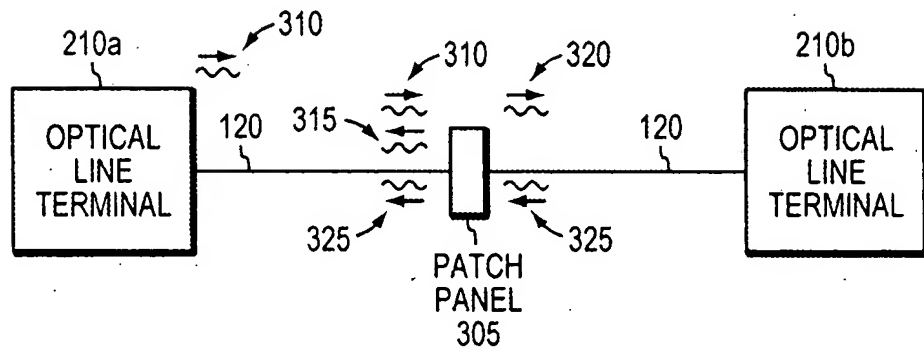


FIG. 3

+

4/19

Disapproved by DSK
04 AUGUST 2007

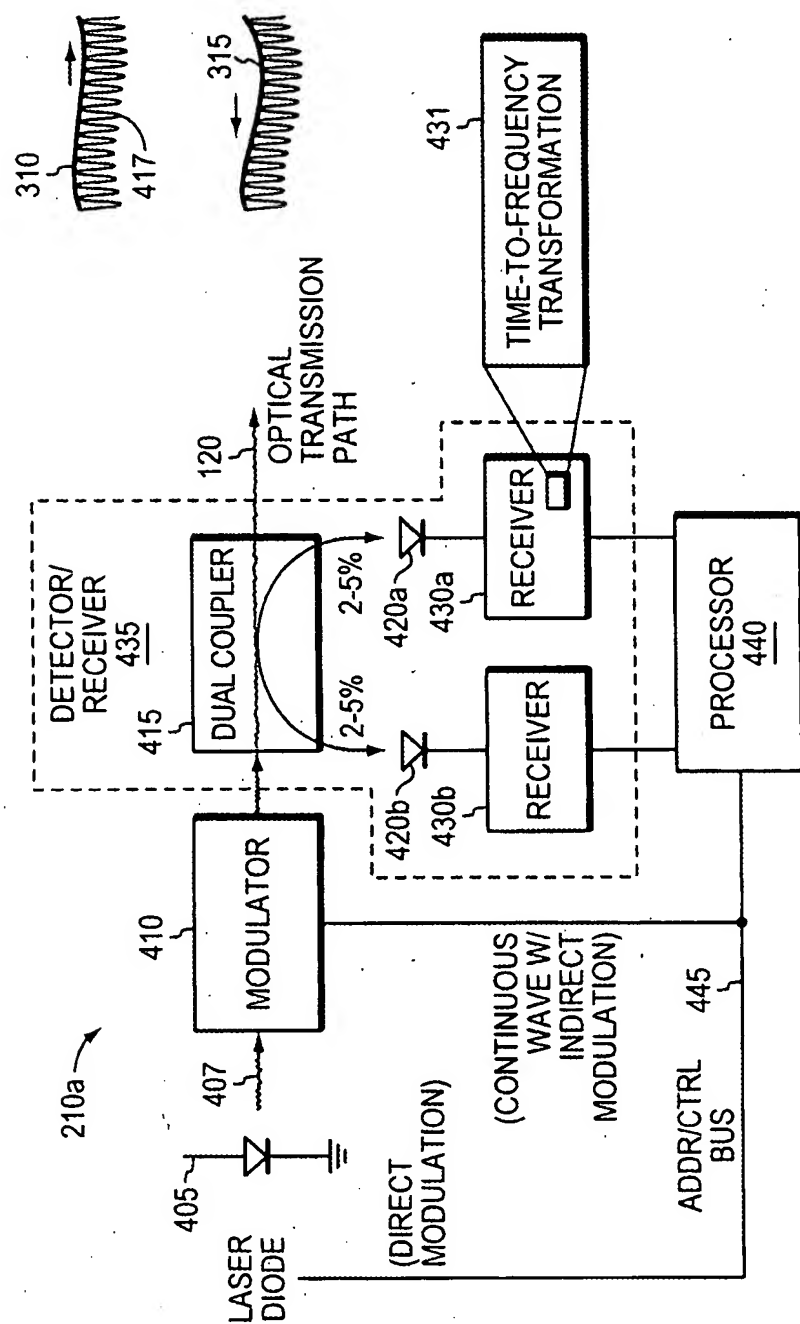


FIG. 4A

5/19

Approved by DSK
04 AUGUST 2007

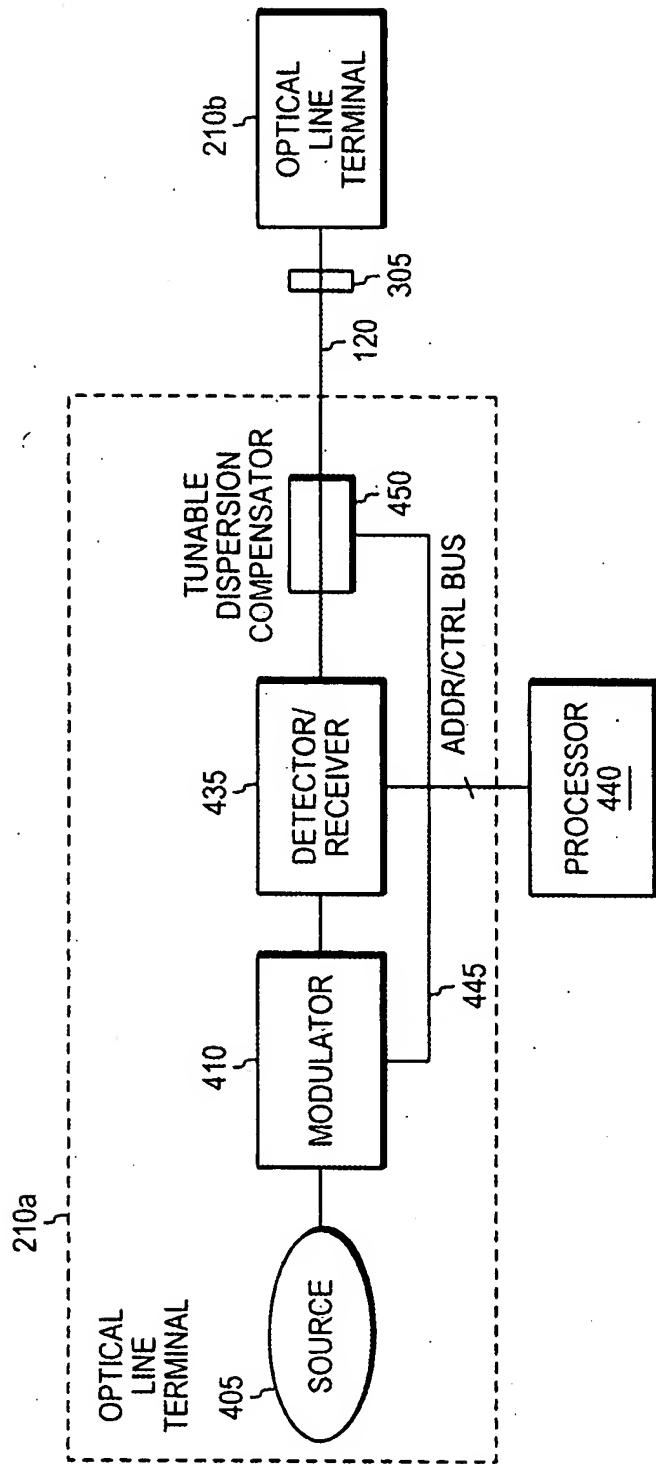


FIG. 4B

Approved by DSK
04 AUGUST 2007

6/19

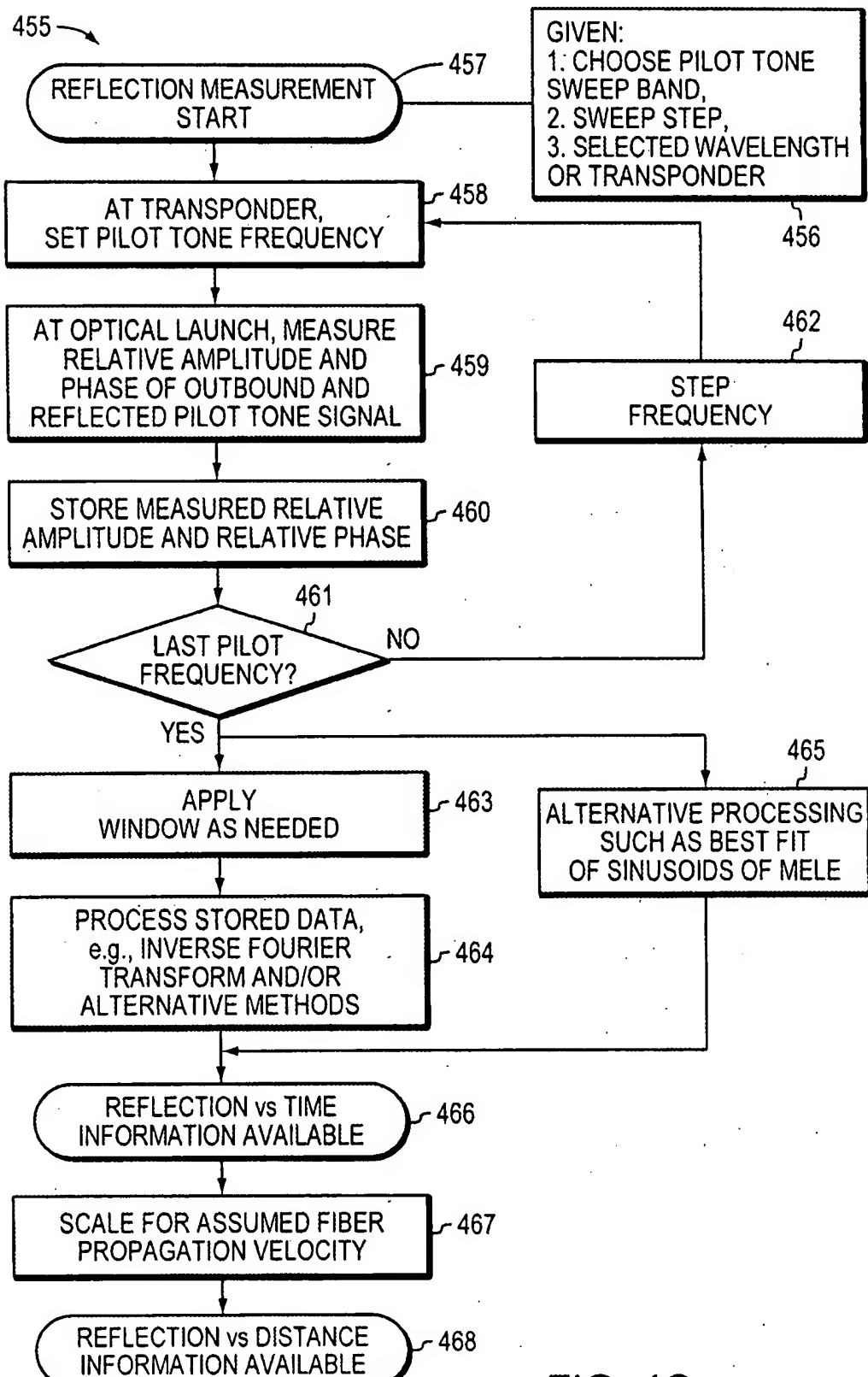


FIG. 4C

Disapproved by PSK
04 AUGUST 2007

7/19

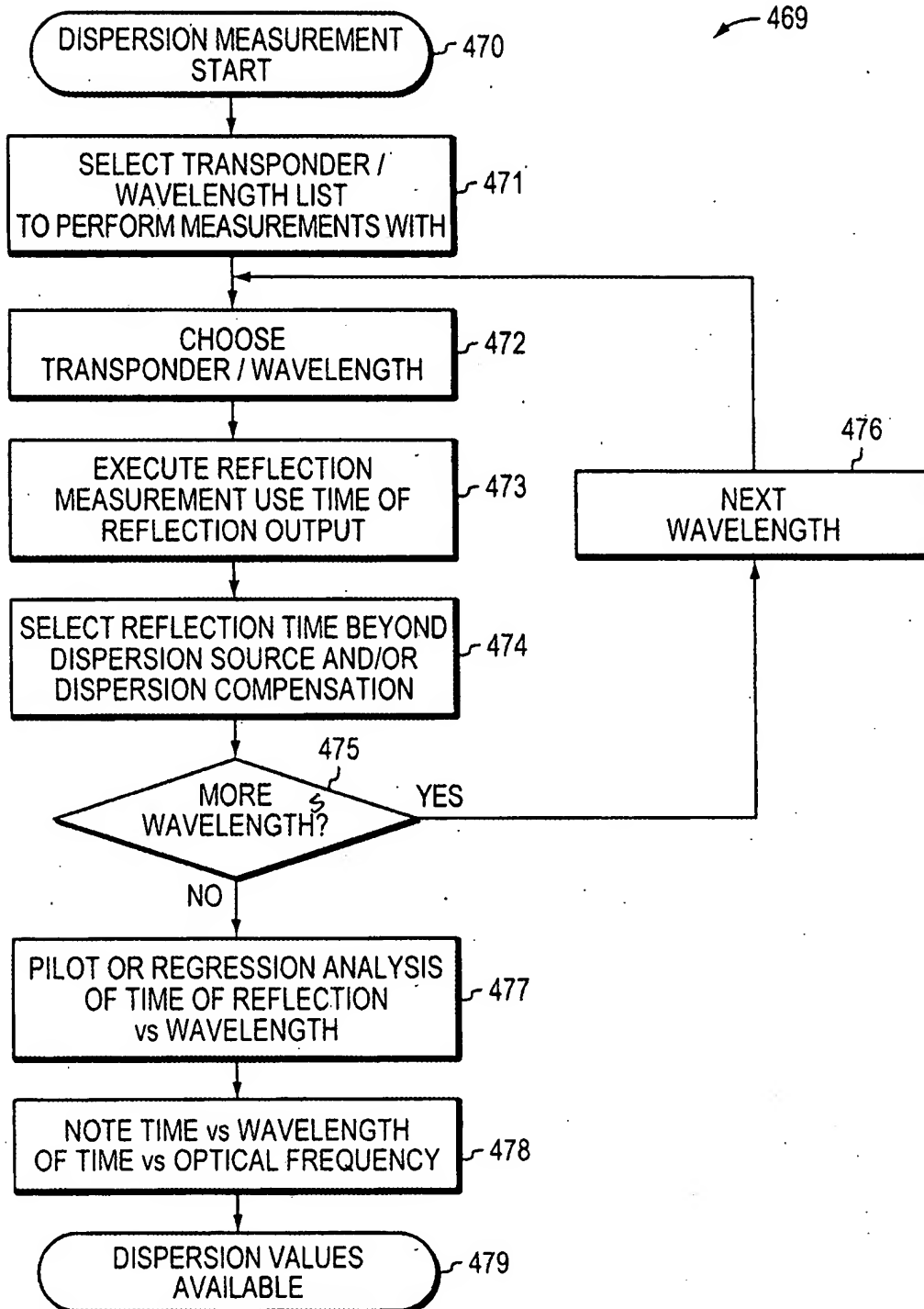


FIG. 4D

Approved by DSK
04 AUGUST 2007

8/19

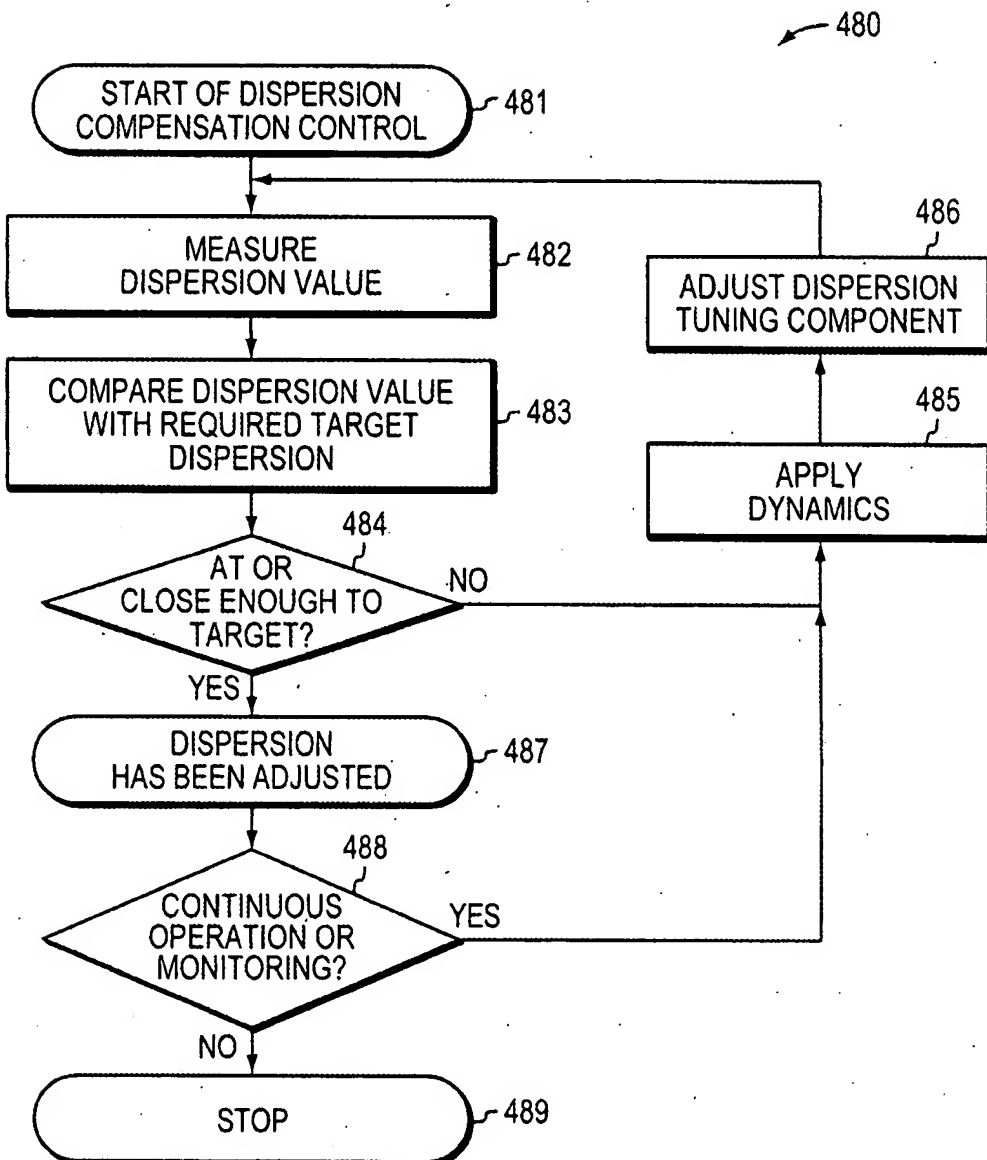


FIG. 4E

Appl'n No.: 10/060,945
Title: SWEPT FREQUENCY REFLECTOMETRY...
Inventors: John C. Carrick, et al.

Replacement Sheet

Approved by DSK
04 AUGUST 2007

9/19

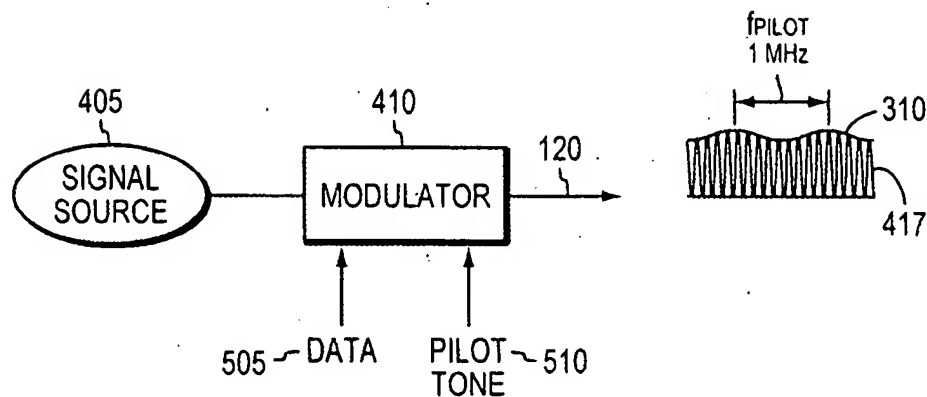


FIG. 5

Approved by DSK

10/19

04 AUGUST 2007

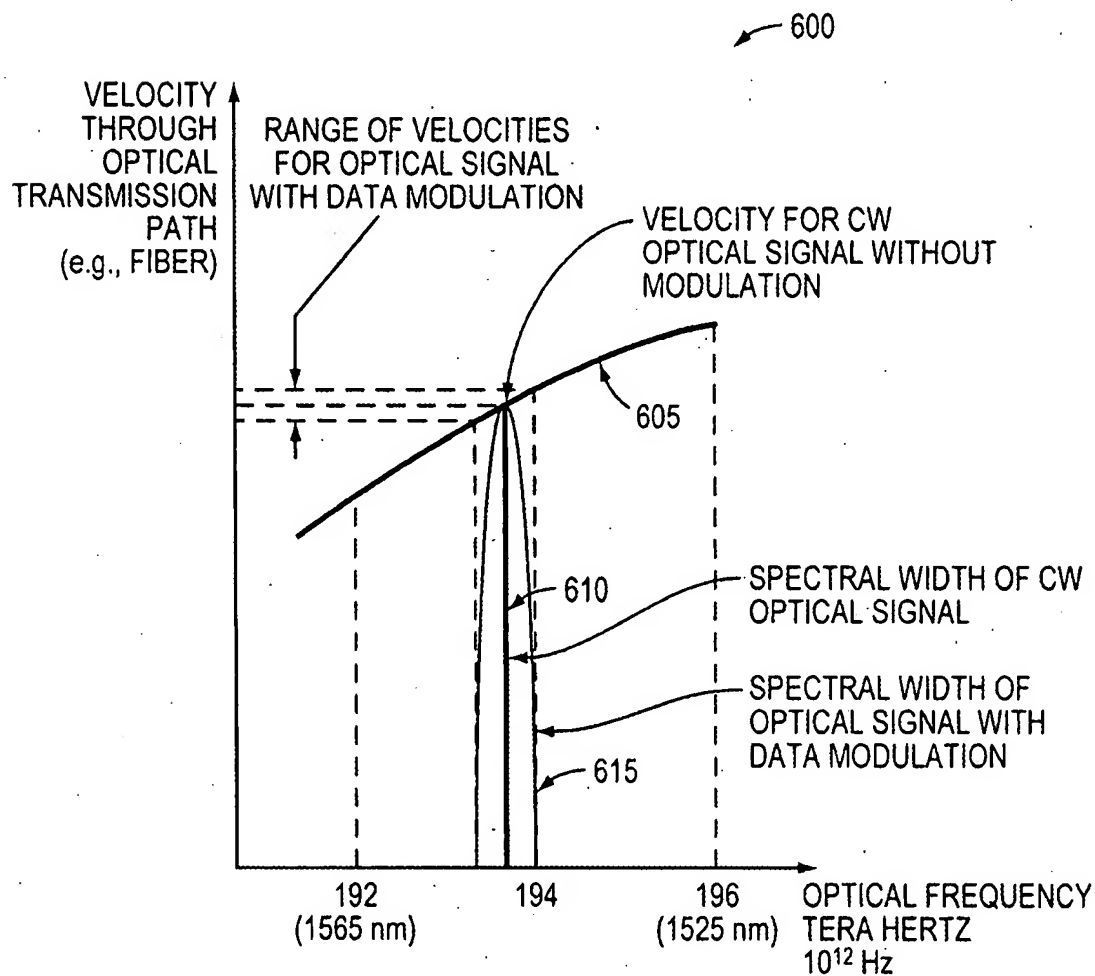


FIG. 6

Appl'n No.: 10/060,945
Title: SWEPT FREQUENCY REFLECTOMETRY...
Inventors: John C. Carrick, et al.
Replacement Sheet

+

11/19

Disapproved by DSK
04 AUGUST 2007

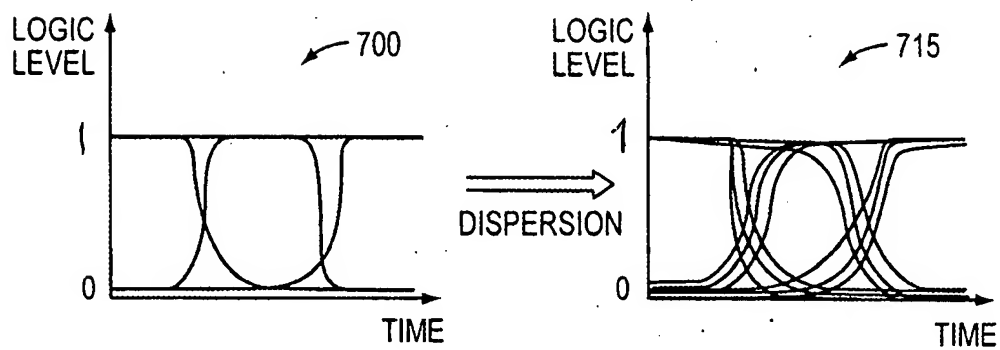


FIG. 7

+

Appl'n No.: 10/060,945
Title: SWEPT FREQUENCY REFLECTOMETRY...
Inventors: John C. Carrick, et al.

Replacement Sheet

+

12/19

Approved by PSK
04 AUGUST 2007

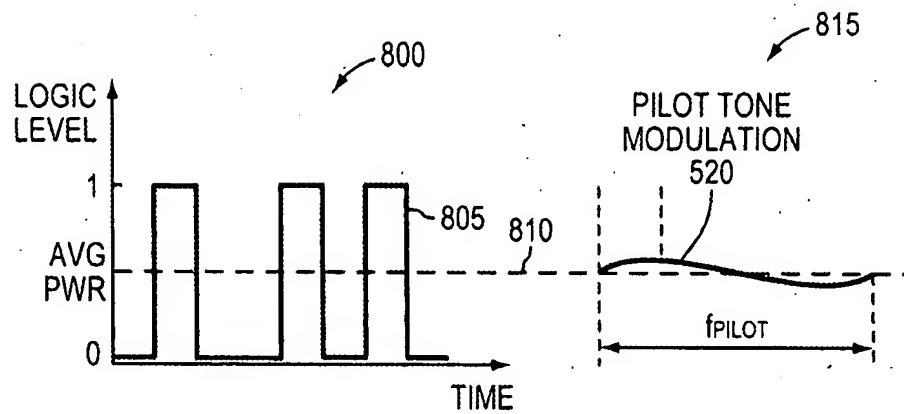


FIG. 8

+

Appl'n No.: 10/060,945
Title: SWEPT FREQUENCY REFLECTOMETRY...
Inventors: John C. Carrick, et al.
Replacement Sheet

13/19

Approved by DSK
04 AUGUST 2007

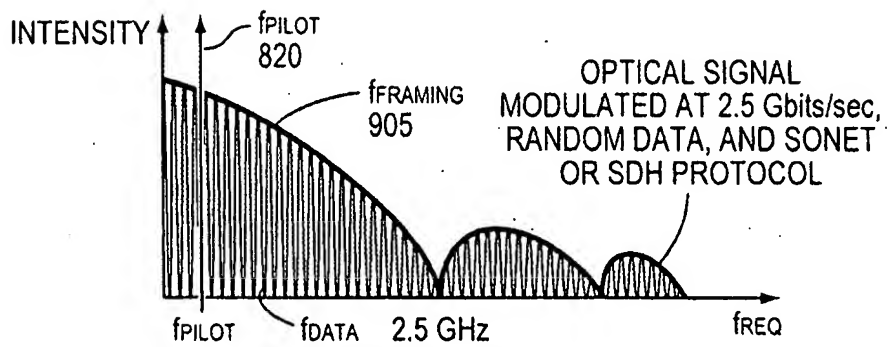


FIG. 9

Appl'n No.: 10/060,945
Title: SWEPT FREQUENCY REFLECTOMETRY...
Inventors: John C. Carrick, et al.
Replacement Sheet

+

14/19

Approved by DSK
04 AUGUST 2007

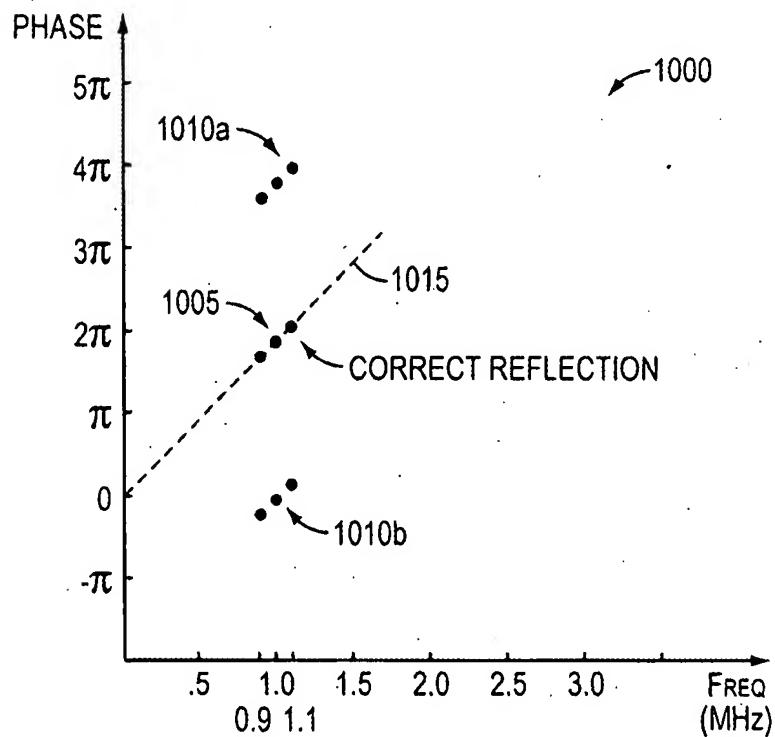


FIG. 10

+

+

15/19

Approved by DSK
04 AUGUST 2007

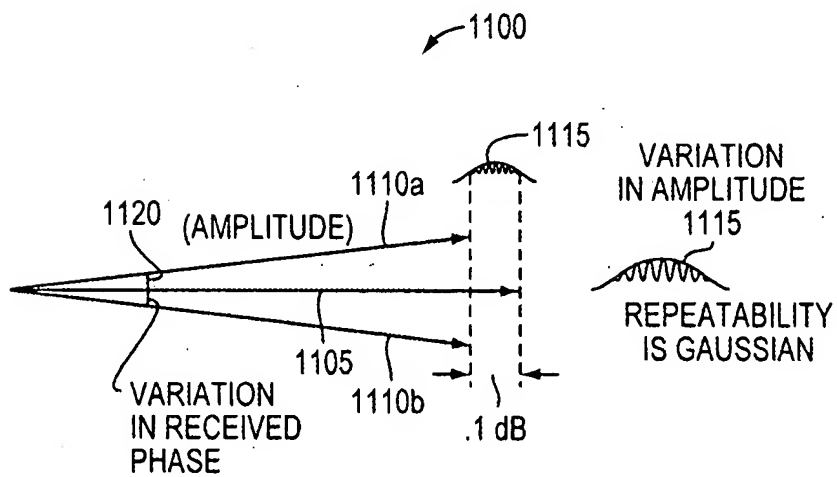


FIG. 11

+

Appl'n No.: 10/060,945
Title: SWEPT FREQUENCY REFLECTOMETRY...
Inventors: John C. Carrick, et al.
Replacement Sheet

16/19

Approved by DSK
04 AUGUST 2007

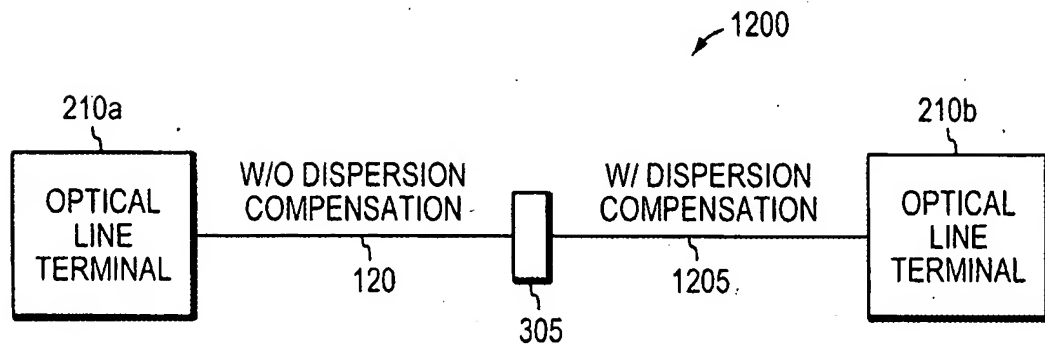


FIG. 12

Appl'n No.: 10/060,945

Title: SWEPT FREQUENCY REFLECTOMETRY...

Inventors: John C. Carrick, et al.

Replacement Sheet

+

17/19

Approved by DSK
04 AUGUST 2007

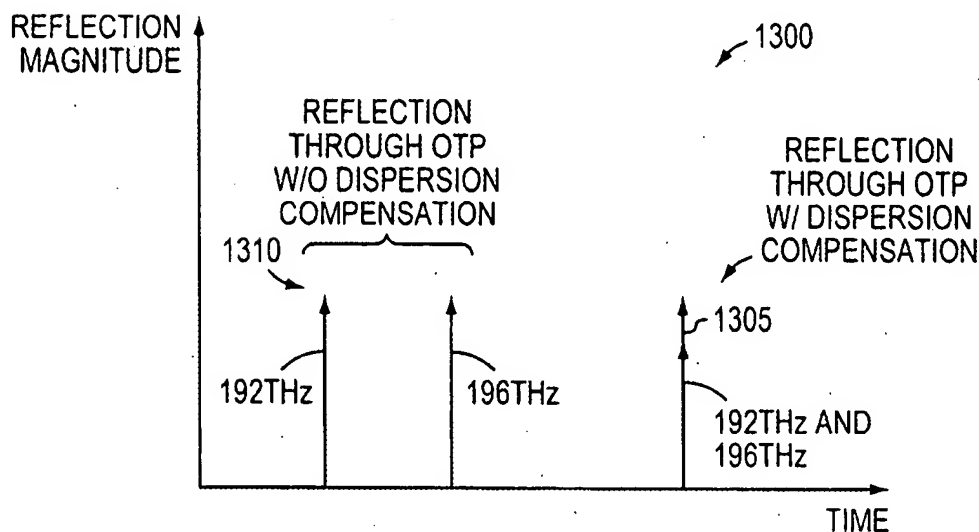


FIG. 13

+

18/19

Approved by DSk
04 AUGUST 2007

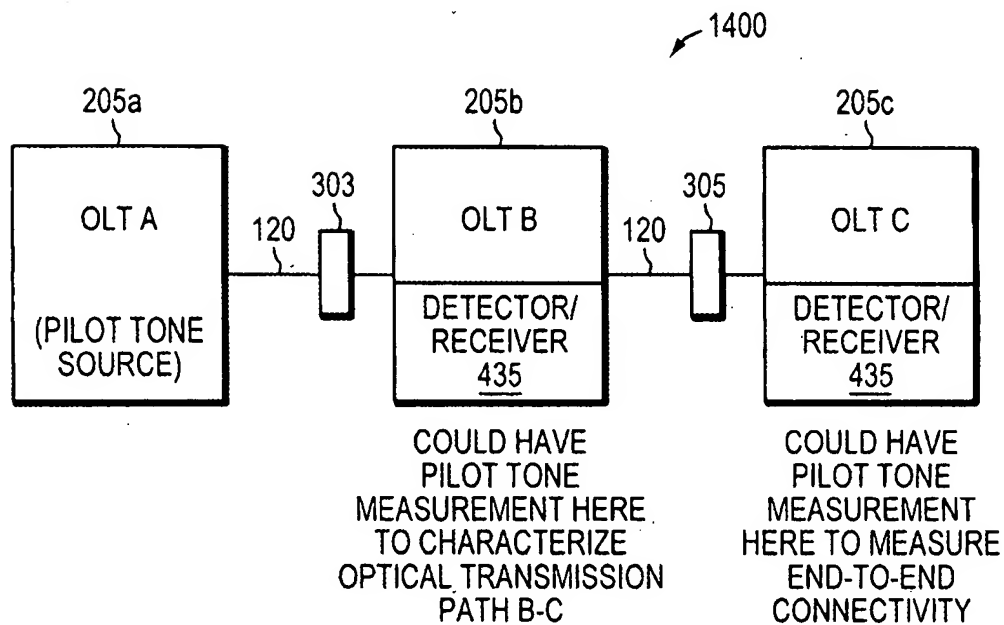


FIG. 14

Approved by DSK
04 AUGUST 2007

19/19

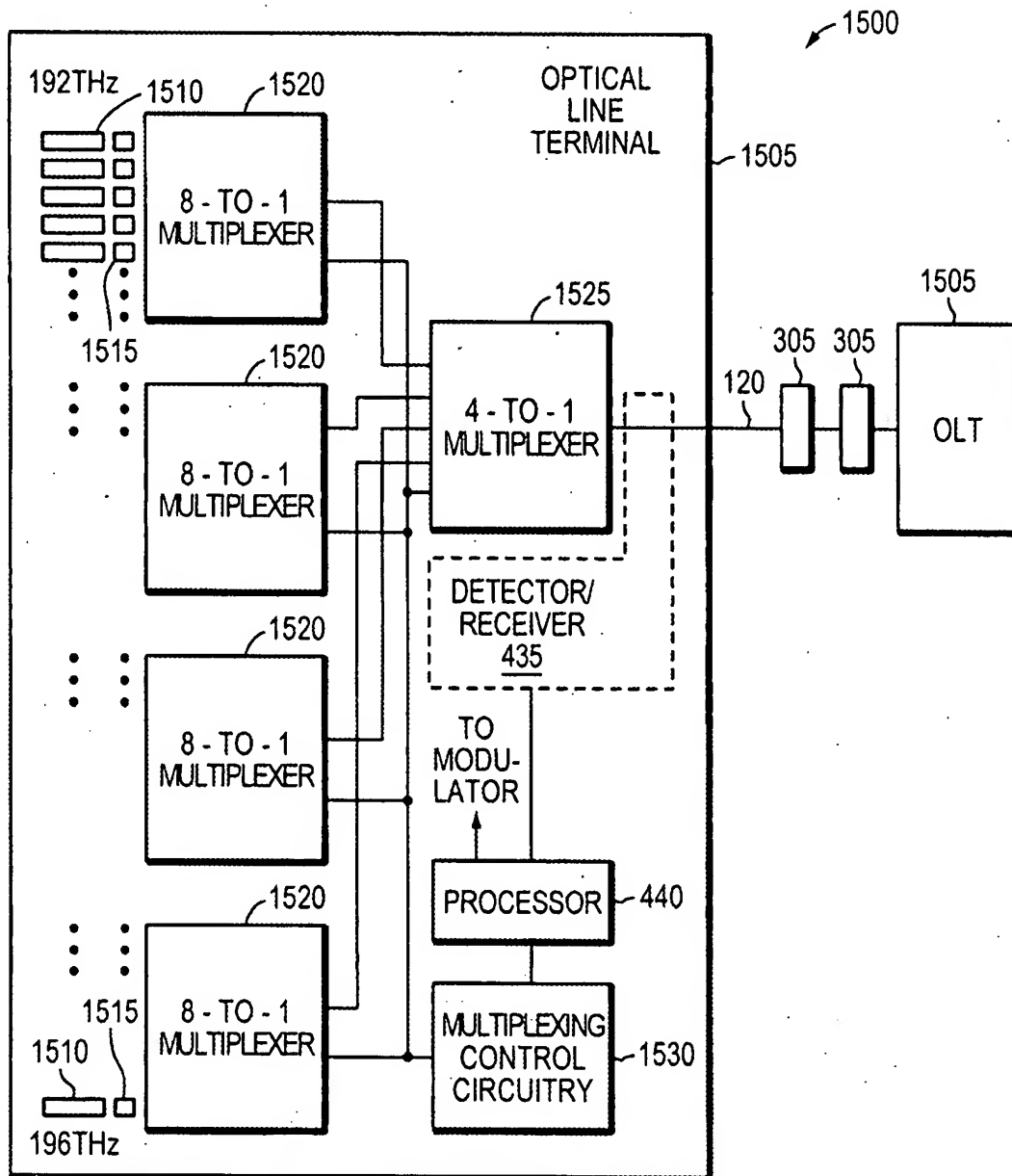


FIG. 15